The	A Professional Corporation Find discovery
	Eisenhower Parkway, Suite 300
MEMO ENDORSED	Cindy D. Salvo SO ORDERED: (973) 20 \$32 (direct dial) csalvo@min dia firm.com Dato: 6 10 0 dember 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

Hon. Richard M. Berman, U.S.D.J. United States District Court 500 Pearl Street, Room 650 New York, New York 10007

Re: Sorrentino v. Syska Hennessy Group, Inc., et al.

Civil Action No.: 08-CV-0287 (RMB)

Dear Judge Berman:

We represent plaintiff Gerald Sorrentino in the above-referenced matter. Recently we sent the enclosed letter to Magistrate Judge Ellis, dated May 21, 2008, seeking an extension of the discovery deadline from June 20, 2008 until September 18, 2008. Judge Ellis's chambers informed me yesterday that because it was your Honor who set the original discovery deadline, his Honor would prefer if your Honor ruled on the extension of time.

This is our first request for an extension. We believe that a deadline of September 18, 2008 will allow us to complete fact discovery. We respectfully request that your Honor grant our request.

Thank you.

Respectfully submitted.

Cindy D. Salvo

cc: Michael Collins, Esq. (via first-class mail, w/out encl.)